5 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 9 EMILY HUNT, on behalf of herself, all Case No. 3:16-CV-04790-VC others similarly situated, and on behalf of 10 the general public, SECOND REVISED [PROPOSED] ORDER 11 GRANTING PLAINTIFF EMILY HUNT'S Plaintiff, UNOPPOSED MOTION FOR FINAL 12 APPROVAL OF CLASS/COLLECTIVE v. ACTION SETTLEMENT; AWARD OF 13 VEP HEALTHCARE, INC., a corporation; ATTORNEYS' FEES, COSTS, and DOES 1 through 100, inclusive, CLASS/COLLECTIVE REPRESENTATIVE 14 ENHANCEMENT/GENERAL RELEASE Defendants. PAYMENT, CLAIMS ADMINISTRATION 15 **EXPENSES; AND ENTERING JUDGMENT** 16 **AS MODIFIED** Date: March 15, 2018 17 Time: 10:00 a.m. Judge: Hon. Vince Chhabria 18 Dept.: 4 19 Action Filed: April 6, 2015 20 None Set Trial Date: 21 22 23 24 25 26 SECOND REVISED [PROPOSED] ORDER GRANTING MOTION Case No 3:16-CV-04790-VC

FOR FINAL APPROVAL OF CLASS AND COLLECTIVE

28 ACTION SETTLEMENT

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SECOND REVISED [PROPOSED] ORDER GRANTING MOTION FOR FINAL APPROVAL OF CLASS AND COLLECTIVE

This matter came on for hearing on March 15, 2018 at 10:00 a.m., in Courtroom 4 of the above-captioned Court on Plaintiff's Motion for Final Approval of Class/Collective Action Settlement; Award of Attorneys' Fees, Costs, Class/Collective Service Award Payment, Claims Administration Expenses; and Entering Judgment (Dkt. No. 59).

Having received and considered Plaintiff's motion and supplemental briefs, the Joint Stipulation and Settlement Agreement (hereinafter referred to as the "Settlement Agreement"), the supporting papers filed by the Parties, and the evidence and argument received by the Court in conjunction with the Motion for Final Approval of Class and Collective Action Settlement, the Court grants final approval of the Settlement and HEREBY ORDERS AND MAKES THE FOLLOWING DETERMINATIONS:

Pursuant to the Court's Order as Modified Granting Renewed Motion for Preliminary Approval of Class and Collective Action Settlement (Dkt. No. 55) (hereinafter referred to as the "Order Granting Preliminary Approval"), a Notice of Collective and Class Action Settlement (hereinafter referred to the "Notice") was mailed to all members of the California Class and FLSA Collective by first-class U.S. Mail on January 3, 2018. A Notice was also emailed to all members of the California Class and FLSA Collective between January 4, 2018, and January 8, 2018. The Court finds that distribution of the Notice in the manner set forth in the Court's Order Granting Preliminary Approval and the Settlement Agreement constituted the best notice practicable under the circumstances, and constituted valid, due and sufficient notice to all members of the California Class and FLSA Collective. The Court finds that such notice complies fully with the requirements of Rule 23 of the Federal Rules of Civil Procedure, the Constitution of the United States, and any other applicable laws. The Notice set forth herein and in the Settlement Agreement provides a means of notice reasonably calculated to apprise the California Class and FLSA Collective Members of the pendency of the action and the proposed settlement, and thereby meets the requirements of Rule 23(c)(2) of the Federal Rules of Civil Procedure, as well as due process under the United States Constitution and any other applicable law, and shall constitute due and sufficient notice to all California Class and FLSA

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member of the California Class or FLSA Collective filed a written objection to the proposed Settlement as part of this notice process or stated an intention to appear at the final approval hearing.

2. One (1) member of the California Class has requested to be excluded from the Class and the Settlement. This individual is excluded from the Settlement and is not bound by this Judgment or the terms of the Settlement Agreement. The name of this individual is attached hereto as Exhibit A. Plaintiff and all California Class Members other than the individual who requested to be excluded from the settlement are adjudged to be Participating California Class Members and are bound by this Final Judgment and by the Settlement Agreement, including the releases provided for in the Settlement Agreement.

3. Two hundred and ten (210) FLSA Collective Members submitted FLSA Claim Forms and thereby opted-in to Collective and the Settlement. All FLSA Collective Members who did not submit FLSA Claim Forms are excluded from the settlement and are not bound by this Judgment or the terms of the Settlement Agreement. These individuals are excluded from the Settlement and are not bound by this Judgment or the terms of the Settlement Agreement. The names of the individuals who submitted FLSA Claim Forms are attached hereto as Exhibit B. Plaintiff and all FLSA Collective Members who submitted FLSA Claim Forms are adjudged to be Participating FLSA Collective Members and are bound by this Final Judgment and by the Settlement Agreement, including the releases provided for in the Settlement Agreement.

4. The Court finds and determines that this notice procedure afforded adequate protections to California Class and FLSA Collective Members and provides the basis for the Court to make an

informed decision regarding approval of the Settlement based on the responses of California Class and FLSA Collective Members. The Court finds and determines that the Notice was the best notice practicable, which satisfied the requirements of law and due process.

- 5. Solely for the purpose of settlement, in accordance with the Settlement Agreement, the Court finds that the requirements of Rule 23 of the Federal Rules of Civil Procedure and other laws and rules applicable to settlement approval of class actions have been satisfied, and the Court hereby certifies a California Class of all individuals employed by VEP Healthcare, Inc. as Physician's Assistants in the state of California who were eligible to receive productivity pay from April 6, 2011 to May 15, 2017.
- 6. Solely for the purpose of settlement in accordance with the Settlement Agreement, the Court finds that the requirements of 29 U.S.C. § 216(b) have been satisfied and other laws and rules applicable to settlement approval of collective actions have been satisfied, and the Court hereby certifies an FLSA Collective of all individuals employed by VEP Healthcare, Inc. as Physician's Assistants in the state of California who were eligible to receive productivity pay from April 6, 2011 to May 15, 2017.
- 7. Pursuant to the Settlement Agreement, and for settlement purposes only, the Court further finds as to the California Class that:
 - a. The Class is so numerous that joinder of all members is impracticable;
 - There are questions of law or fact common to the Class which predominate over the questions affecting only individual members;
 - The claims of the Class Representative, Emily Hunt, are typical of the claims
 of the Class that the Class Representative seeks to certify;
 - d. The Class Representative, Emily Hunt, will fairly and adequately protect the interests of the Class and is, therefore, appointed as the representative of the Class;

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- e. Class Counsel, The Turley & Mara Law Firm, APLC, will fairly and adequately protect the interests of the Class and are qualified to represent the Class and are, therefore, appointed as attorneys for the Class for purposes of settlement; and
- f. Certification of the Class is superior to other available methods for fair and efficient adjudication of the controversy.
- 8. Pursuant to the Settlement Agreement, and for settlement purposes only, the Court further finds as to the FLSA Collective that:
 - a. The Collective Representative, Emily Hunt, is similarly situated to the Collective Members;
 - A bona fide dispute exists between the Parties over violations of the FLSA provisions; and
 - c. Collective Counsel, The Turley & Mara Law Firm, APLC, will fairly and adequately protect the interests of the Collective and are qualified to represent the Collective and are, therefore, appointed as attorneys for the Collective for purposes of settlement.
- 9. The Court finds that the Settlement is fair when compared to the strength of Plaintiff's case, Defendant's defenses and financial condition, the risks involved in further litigation and maintaining class and/or collective status throughout the litigation, and the amount offered in settlement.
- 10. The Court finds that the Parties conducted extensive investigation and research, and that their attorneys were able to reasonably evaluate their respective positions.
- 11. The Court finds that Class/Collective Counsel has extensive experience acting as counsel in complex class/collective action cases and their view on the reasonableness of the settlement was therefore given its due weight.
- 12. The Court further finds that the California Class' and FLSA Collective's reaction to the settlement with no objections weighs in favor of granting Final Approval of the Settlement.

- 13. The Settlement Agreement is not an admission by Defendant, nor is this Order a finding of the validity of any allegations or of any wrongdoing by Defendant. Neither this Order, the Settlement, nor any document referred to herein, nor any action taken to carry out the Settlement, shall be construed or deemed an admission of liability, culpability, negligence, or wrongdoing on the part of Defendant.
- 14. The Court finds and determines that the Individual Settlement Payments to be paid to each Participating California Class Member and each Participating FLSA Collective Member as provided for by the Settlement are fair and reasonable. The Court hereby gives final approval to and orders the payment of those amounts be made to the Participating California Class and FLSA Collective Members in accordance with the terms of the Settlement Agreement.
- Collective Members and having expended efforts to secure a benefit to the Class and Collective is entitled to a fee and, accordingly, the Court approves the application of Class/Collective Counsel for \$500,000 for their attorneys' fees and \$40,000 for their litigation costs and expenses. The Court does not find that the attorney fee award of \$500,000 and costs of \$40,000 is a disproportionate distribution of the Settlement under *In Re Bluetooth Product Liability Case* ("Bluetooth") 654 F.3d 935 (9th Cir. 2011). The Court also finds the attorney fee award here is not unreasonable under Bluetooth, because the Parties did not arrange for fees to revert to Defendant in the event the Court awarded less than The Court will issue a separate order governing attorneys' fees and class/collective counsel's remaining duties following final approval.
- 16. The Class/Collective Representative Enhancement/General Release Payment to Plaintiff, Emily Hunt, in the amount of \$10,000 is approved and ordered paid in accordance with the terms of the Settlement Agreement.

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- 17. The Settlement Administration costs in the amount of \$34,000 are approved and ordered paid to CPT Group, Inc. in accordance with the terms of the Settlement Agreement.
- 18. Defendant shall have no further liability for costs, expenses, interest, attorneys' fees, or for any other charge, expense, or liability, except as provided for in the Settlement Agreement.
- 19. Without affecting the finality of this Order in any way, the Court retains jurisdiction of all matters relating to the interpretation, administration, implementation, effectuation and enforcement of this order and the Settlement.
- 20. Nothing in this Order shall preclude any action to enforce the Parties' obligations pursuant to the Settlement Agreement or pursuant to this Order, including the requirement that Defendant makes payments to Participating California Class and FLSA Collective Members in accordance with the Settlement.
- 21. The Court hereby enters final judgment in this case in accordance with the terms of the Settlement Agreement, Order Granting Preliminary Approval, and this Order.
 - 22. This Order shall constitute a final judgment.
- 23. The Parties shall bear their own costs and attorneys' fees except as otherwise provided by the Settlement Agreement and this Order.

IT IS SO ORDERED.

Date: April 3, 2018

Honorable Vince Chhabria

United States District Court Judge

Exhibit A

	ID	ClaimNo	EmployeeName	OptOut
Ī	114	163	DAY, REBECCA	TRUE

Exhibit B

ClaimNo	ID	EmployeeName
1	178	DAVE, DEVAL
2	182	KIM, DAVID
3	189	KING, KEVIN
4	188	GOMORY, STELLA
5	36	BROWN, STANTON
6	105	LIEBERG, JON S
7	76	ZARTMAN, JASON
9	100	ENGELBERG, STEVEN
10	123	RUCKELSHAUS, JENNIFER L
11	135	SUN, HUNG-WEN
12	257	Pena, Carlos
13	264	Mock, Tiffany
14	144	PURSELL, BONNIE
15	26	DAVIS, PAULA E
16		DURAN, GRETCHEN
17	42	FRENCH, LUCAS
18	148	BELABIN, JEFFREY
19	133	KING, KATIE
20	231	CRAIG, CHARLES
21	234	PRIES, PATRICIA
22	211	FIKES, JASON
23	77	DUNCAN, ELRI
24	59	GREENING, JENNIFER
25	84	FENSKE, GINA
26	277	Morris, Lindsey
27	179	FIZZARD, QUILA
28	175	VENNIK, ANTHONY
29	125	WONG, MICHELLE ANN
30	80	CAMPBELL, TERESA
31	184	WESTBROOK-MAY, NANCY
33	70	SICAT, MICHAEL
34	46	MUZZIN, MONICA
35	242	CARMANY, EMILY
36	17	SHIBATA, JEANETTE WONG
37	127	CHANCELLOR, MELISSA
38	88	HOUSER, MELANIE
39	213	HENGER, LUCAS
41	147	AMORDE, CONNIE
42	161	REED, DANAE
43	192	MA, PEIJING
44	155	GRUBERT, AMY
45	16	SAHATRUNGSINEE, PENSIRI
46	137	HADFIELD, GREG
47	274	Lai, Nina
48	205	WORLEY, CHARLES
49	198	SCHERR, NATALIE

50		HOUDE, MARCELLINE
51		FRASHER, SUSANA
52		VERA, JOSHUA ALLAN
53		ELLIOTT DEMARS, HEATHER M
54	162	RENE, PATERSON
55	139	KIRK, RICHARD
56	5	GALICIA, CHRISTIAN
57	267	Monsen, Melvin
58	37	CODY, MARTHA
59	250	Meyer, Lindsey
61	108	MIRKIN, ABIGAIL
62	138	KANE, MARK
63	244	MENCEL, MARK
64	151	CRAWFORD, THOMAS
65		ROJAS, DAVID
66		DEVELLE, ROBERT
67		TAPIA, CARLA
68		PATLOVE, SILAS
69		GORSUCH, KIMBERLY
70		SUZUKI, STACY
71		VENTURA, IVAN L
72		JANG, CECILIA
73		GREGORY, ASHLEY
74		PIMENTEL, JERRY W
75		GEE, TODD
76		WINTER III, WILLIAM
77		Carter, Anthony
78		DAVISIO, PHILIP M
79		DRUM-LAL, PATRICIA
80		MCDONALD, JULIE
81		MACALALAD, JOSEPH
82		STEPHENS, DANIELLE
83		DEMANN, AKOSUA
84		PATTON, COLLEEN
85		BENDER, JOSEPH
86		GRANT, JED DONALD
87		Sousa, Kyndra
88	158	MACQUEEN, MARJORIE
89	209	DENT, MISHA SHAWN
90	99	ABT, FRANK
91	206	BARTHOLOMEW, VANESSA
92	141	STRATTON, SARA
93	256	Combs, Autumn
94	7	GILBERT, BENJAMIN T
95	193	OH HO SEUNG, TRAVIS
96	93	RENTERIA, DIANE
97		WOO, STEPHEN

00	100	NACDIDALEY DVAN
98		MCBIRNEY, RYAN
		FLEMING, CHRISTOPHER
100		ECHEVARRIA, KATHERINE
		JUSTUS, MATTHEW
102	183	SIMM, KENDELL
103	69	MA, STANLEY
104	40	DOSANJH, KULJINDER
105	113	SMITH, SHANNON
106	74	MCCAFFREY, KEVIN
107	156	HUNTER, LAMONT
108	259	Hanna, Peter
109	15	RAY, JOHN
110	253	Thompson, Katherine
112	212	HALE, KRISTA
113	172	SHERARD, KERRI L
		SAKAGUCHI, GAYLE
		RAMOS, MARK
		NORRIS, CASEY
		MCGHEE, CHRISTY
118		WILLIAMSON, JAMES
119		SONG, GRACE
		WISE, KELSEY
121		ELIZONDO, ARACELI
		SPURLOCK, JULIA K
		Blatt, Marisa
		SHEPS, MARYANN
125		BILAUCA, FLORIN
126		TILTON, CHRISTOPHER
		KRISEL, JESSICA
		Harris, Elizabeth
129		GEVORKIAN, DAVID
130		DOWELL, THOMAS
131		DENNIS, MICHAEL
132		FERRADA-MASIA, CLAUDIA A
133		GOTTUS, MICHAEL
134		CLARK MESKIMEN, HOLLY H M
		MARX, SYLVIA
136		CALVERT, EMMA E
137		VILLAPUDUA, DINA
138		George, Jason
139	31	PARKIN, SEAN
140	136	THOMPSON, BRIAN
141	280	Le, Lam
143	104	KENT, WILLIAM
144	145	STOESZ, KATHERINE
145	265	Rofael, Mario
146	117	HUNT, EMILY

		HAUSER, KAREN
148		MATA-VARGAS, JORGE
149	90	MANGROLA, UMANGSINH
150	112	SCHREINER DUNCAN, TRICIA
151	98	HERING, FREDERICK
152	170	GRECHKO, ALEXANDRIA
153	163	RODOLFF, KELLEY
154	11	JORDAN, NATANE
155	187	EVANGELISTA, CINDY
156	281	Hovelson, Elise
157	266	Harris, Daniel
158	276	Schraeder, Auden
159	62	PATZ, HEATHER
160	131	HANKS, KIM
		TRAN, NHANIEN
		Karle, Francesca
		Wersan, Rebecca
		Bender, Amber
		WHITE, AMBER
		LACKORE, JEFFREY
		SOJA, KAILA
		SHELTON, JAIMIE
170		CONTRERAS TORRES, PEDRO
171		VELASQUEZ-HICKERSON, ANA
		Jackson, Dina
		DENGLER, JENNIFER
		Araujo, John
		LEE, PORSCHE
		RAMOS, RICHARD
		WAITE, JOHN
179		MURRAY, ELIZABETH ANN
180		SIMS, CODY
		RUGGLES, LINDSEY
182		IM, BRIAN
183		DANG, TRACY
184		FRAZER, JASON
185		Stempel, Alexander
186		REBIERO, KRISTINE A
187		MALLATT, MICHAEL
188		VOLEK, DENNIS
189		Hauser, Estela
191		Kosova, Jennifer
192		FRAZER, JEFFREY
193		Pace, Timothy
194		GOMEZ, MABEL ANTONIO
196		DEVIVO, RYAN
197	73	DERUM, JAMES

198	171	MCCASKILL, KEHLI
199	28	EASTER, THOMAS
200	278	Pachner, Aaron
201	160	OCONNELL, DENNIS E
202	190	LE, TIFFANY
203	9	GREENBERG, DAVID H
204	210	DYER, HOLLY
206	197	RODRIGUEZ, JAVIER
207	14	PETALVER, OLIVER CARINO
208	254	Park, Yulie
210	109	MORIN, KELLY ALEXANDRA
211	50	STEWART, DAVID
212	132	HEITTER, DAVID O
213	75	PECOY, ELIZABETH
214	48	ROHDE-MOE, GUNNAR
215	68	JUNG, JULIE MARIE
216	79	BURKETT, CHRIS
217	269	Der, Jessica
218	166	BORGHEI, KARIMEH
220	124	WATKINS, GAIL
221	142	CARPENTER, ROBYN
222	247	ZEVETCHIN, STACY
223	30	IBRAHIMI, ISAAC A